1

2 3

4

5

6

7

8

9

10

11

12

13

v.

STATE OF CALIFORNIA;

CALIFORNIA DEPARTMENT OF

14

15

16

18

19

20 21

22

23 24

25

27

26

28

UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF CALIFORNIA

FRANCIS HORN, an individual, No. 2:05-cv-0814-MCE-KJM

MEMORANDUM AND ORDER

CORRECTIONS; ASSOC. WARDEN K.M. CHASTAIN, individually; CHIEF DEPUTY WARDEN STILES, individually; CORRECTIONAL OFFICE J. GRADY, individually; MTA W. VAN SANDT, individually; RN T. MEEKS, individually; RN G. LAUCIRICA, individually; RN J. MARSTON, individually; FRANK CHRISTIAN, individually, and DOES 1 through 250, inclusive,

Defendants.

Plaintiff,

----00000----

Plaintiff Francis Horn's counsel of record in this case, William E. Gilg (hereinafter "counsel"), seek to withdraw as Plaintiff's attorney on grounds that Plaintiff has not honored her contractual obligation to pay attorney's fees as specified in her written engagement agreement with counsel.

Case 2:05-cv-00814-MCE-KJM Document 46 Filed 06/21/07 Page 2 of 2

Plaintiff received notice of this motion in accordance with the provisions of Local Rule 83-182(b) and has submitted no opposition to the motion. Defendants State of California, Stiles, Chastain, Grady, Marston, Meeks and Van Sandt filed a joint Statement of non-opposition to counsel's request on March 6, 2007.

Because counsel's request is both procedurally correct and unopposed, the Motion to Withdraw is GRANTED. William E. Gilg is relieved as counsel of record for Plaintiff effective upon the filing of proof of service of this signed order on Plaintiff. All future correspondence shall be delivered to Plaintiff's last know address.

IT IS SO ORDERED.

Dated: June 21, 2007

MORRISON C. ENGLAND, (R.)
UNITED STATES DISTRICT JUDGE

 $^{^{\}rm 1}$ Because oral argument will not be of material assistance, the Court orders this matter submitted on the briefing. E.D. Cal. Local Rule 78-230(h).